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APPLICATION NO. FILING DATE		DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/043,642 01/10/2002		002	Beomsup Kim	BEKAP001	5970	
21912	7590 10/01/2004		EXAM	EXAMINER		
VAN PELT		CUMMING,	CUMMING, WILLIAM D			
	OTHILL BLVI O, CA 95014	D #200		ART UNIT	PAPER NUMBER	
				2683	6	
				DATE MAILED: 10/01/2004	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicat	ion No.	Applicant(s)					
			342	BEOMSUP & CORMAC					
	Office Action Summary	Examine	r	Art Unit					
			D CUMMING	2683					
Period fo	The MAILING DATE of this communication or Reply	appears on th	e cover sheet with the c	orrespondence ad	ldress				
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATION maintenance of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory pere to reply within the set or extended period for reply will, by steply received by the Office later than three months after the need patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no e n. a reply within the sta eriod will apply and v statute, cause the ap	vent, however, may a reply be tin stutory minimum of thirty (30) day vill expire SIX (6) MONTHS from plication to become ABANDONE	nely filed rs will be considered timel the mailing date of this c ED (35 U.S.C. § 133).					
Status			-						
1)	Responsive to communication(s) filed on _	<u> </u>							
2a) <u></u> □	This action is FINAL. 2b) This action is non-final.								
3)⊠	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is								
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Disposit	on of Claims								
4)🖂	Claim(s) <u>1-3</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
	Claim(s) <u>1-33</u> is/are allowed.								
	Claim(s) is/are rejected.								
	Claim(s) is/are objected to.								
8)[]	Claim(s) are subject to restriction as	na/or election	requirement.						
Applicat	on Papers								
9)[The specification is objected to by the Exar	miner.	,						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.									
	Applicant may not request that any objection to			• •					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11)[_]	The oath or declaration is objected to by the	e Examiner. N	lote the attached Office	Action or form P	TO-152.				
Priority (ınder 35 U.S.C. § 119								
	Acknowledgment is made of a claim for fore ☐ All b)☐ Some * c)☐ None of:	eign priority u	nder 35 U.S.C. § 119(a)-(d) or (f).					
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority docum								
	3. Copies of the certified copies of the			ed in this National	Stage				
* 0	application from the International Bu See the attached detailed Office action for a	•	• • •	ad					
`	oo are attached detailed Office action for a	i iist of the cell	uneu copies not receive	л и.					
Attachmen	t(s)								
1) Notic	e of References Cited (PTO-892)		4) Interview Summary	(PTO-413)					
2) Notic	e of Draftsperson's Patent Drawing Review (PTO-948 nation Disclosure Statement(s) (PTO-1449 or PTO/SE		Paper No(s)/Mail Do	ate	O 452)				
	nation Disclosure Statement(s) (PTO-1449 or PTO/SE r No(s)/Mail Date <u>5</u> .	3/08)	6) Other:	atent Application (P10	J-194J				

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DETAILED ACTION

Specification

- The use of the trademark BLUETOOTH has been noted in this application. It should be capitalized wherever it appears and be accompanied by the generic terminology.
- 2. Although the use of trademarks is permissible in patent applications, the proprietary nature of the marks should be respected and every effort made to prevent their use in any manner which might adversely affect their validity as trademarks.

Allowable Subject Matter

- 3. Claims 1-33 are allowed.
- 4. As allowable subject matter has been indicated, applicant's reply must either comply with all formal requirements or specifically traverse each requirement not complied with. See 37 CFR 1.111(b) and MPEP § 707.07(a).

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5. The following is a statement of reasons for the indication of allowable subject matter:

Although **Wong** and **Younis** disclose all subject matter and there is a very strong motivation to combine theses references, it may seem the examiner might be using hindsight. The applicants are given the benefit of the doubt.

Drawings

6. New corrected drawings are required in this application because the drawings are in very poor quality. Applicants are advised to employ the services of a competent patent draftsperson outside the Office, as the U.S. Patent and Trademark Office no longer prepares new drawings. The corrected drawings are required in reply to the Office action to avoid abandonment of the application. The requirement for corrected drawings will not be held in abeyance.

7. INFORMATION ON HOW TO EFFECT DRAWING CHANGES

Replacement Drawing Sheets

Drawing changes must be made by presenting replacement figures which incorporate the desired changes and which comply with 37 CFR 1.84. An explanation of the changes made must be presented either in the drawing amendments, or remarks, section of the amendment. Any replacement drawing sheet must be identified in the top margin as "Replacement Sheet" (37 CFR 1.121(d)) and include all of the figures appearing on the immediate prior version of the sheet, even though only one figure may be amended. The figure or figure number of the amended drawing(s) must not be labeled as "amended." If the changes to the drawing figure(s) are not accepted by the examiner, applicant will be notified of any required corrective action in the next Office action. No further drawing submission will be required, unless applicant is notified.

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Identifying indicia, if provided, should include the title of the invention, inventor's name, and application number, or docket number (if any) if an application number has not been assigned to the application. If this information is provided, it must be placed on the front of each sheet and centered within the top margin.

Annotated Drawing Sheets

A marked-up copy of any amended drawing figure, including annotations indicating the changes made, may be submitted or required by the examiner. The annotated drawing sheets must be clearly labeled as "Annotated Marked-up Drawings" and accompany the replacement sheets.

Timing of Corrections

Applicants are required to submit acceptable corrected drawings within the time period set in the Office action. See 37 CFR 1.85(a). <u>Failure to take corrective action within the set period will result in **ABANDONMENT** of the application.</u>

Conclusion

- 8. This application is in condition for allowance except for the above formal matters.
- 9. Prosecution on the merits is closed in accordance with the practice under *Ex* parte Quayle, 1935 C.D. 11, 453 O.G. 213.
- 10. A shortened statutory period for reply to this action is set to expire **TWO**MONTHS from the mailing date of this letter.

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11. All Electronic Copies of Patent Application Records Will Now Be Provided as Certified Copies in Electronic Form

The United States Patent and Trademark Office (USPTO) is changing to an electronic format for the electronic certified copies it supplies of 1) U.S. patent applications as filed, and 2) U.S. patent-related file wrappers and contents. Copies of U.S. patent application documents made from the USPTO's Image File Wrapper (IFW) electronic system will be provided entirely in electronic form and will always be provided as certified copies. In addition, certified copies of patent application documents will no longer be bound, regardless of whether produced from IFW or a paper file.

For the last two years certified copies of large patent application files produced from the USPTO's electronic systems have been provided only on compact disc, with an attached paper certification statement. Currently, certified copies of patent applications as filed of 400 or more pages and all certified File Wrapper copies produced from IFW are provided on compact disc (CD), both with attached paper certification statements. The \$200 fee for a file wrapper and contents was effectively waived and replaced by a \$55 fee when the application contents are provided on CD. See Copies of File Contents Available on Compact Disc Partial Waiver of 37 CFR 1.19(b), 1278 Off. Gaz. Patent Office 261 (Jan. 27, 2004). The fee for an application as filed remains \$20, as set forth in 37 CFR 1.19(b)(1), even when the copy is provided on compact disc.

Effective July 30, 2004, all copies of patent documents purchased under 37 CFR 1.19 and produced from IFW will be provided only as electronic files, with an imaged certification statement included as part of a digitally signed PDF (portable document format) file containing TIFF (tag image file format) images of the document pages. These electronic files may be downloaded from the USPTO website or provided by the USPTO on compact disc. The electronic files are digitally signed by the USPTO for authenticity and integrity, and cannot be undetectably modified. As mentioned above, all copies purchased pursuant to 37 CFR 1.19 and produced from IFW will be produced only as certified copies. Uncertified copies may be downloaded under the USPTO's Public PAIR system.

Before submitting electronic certified copies of the application as filed supplied on CD or in another electronic form to intellectual property offices under Article 4 of the Paris Convention for the Protection of Industrial Property applicants should inquire whether that office accepts priority documents in electronic form. Although the USPTO provides a certified copy in electronic form, applicants may print the certified copies to paper if required by the intellectual property office to which it is submitted.

The USPTO is actively engaging in discussions with other intellectual property offices for the mutual acceptance of electronic priority documents. Should another intellectual property office not accept a paper or electronic certified copy of a patent application as filed as described in the above

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paragraph, upon presentation of a notice of non-acceptance by the other office, the USPTO will provide a substitute paper copy with a letter signed by an official of the USPTO addressed to the foreign office indicating that the certified copy of the application as filed is to be accepted under Article 4 of the Paris Convention for the Protection of Industrial Property. Since the USPTO will no longer bind or rivet paper certified copies of patent applications as filed or file wrappers and contents, copies produced by the Office will be identical to copies printed by an applicant from the electronic certified

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **WILLIAM D CUMMING** whose telephone number is 703-305-4394. The examiner can normally be reached on Monday 10:30am to 8:30pm and Wednesday 10:30am to 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, WILLIAM TROST can be reached on 703-308-5318. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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13. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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